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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/801,091	03/15/2004	Michael A. Malcolm	217.1026.01	9493
22883 SWFRNOFSK	7590 12/13/2007 Y LAW GROUP PC		EXAMINER	
P.O. BOX 3900	BOX 390013 DANG, HUI		IUNG Q	
MOUNTAIN V	VIEW, CA 94039-0013		ART UNIT	PAPER NUMBER
			2621	
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			MAIL DATE	DELIVERY MODE
		•	12/13/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/801,091 MALCOLM ET A		L.
Office Action Summary	Examiner	Art Unit	
	Hung Q. Dang	2621	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	vith the correspondence a	ddress
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 136(a). In no event, however, may a will apply and will expire SIX (6) MO e, cause the application to become A	CATION. reply be timely filed  NTHS from the mailing date of this BANDONED (35 U.S.C. § 133).	
Status	•		
1) Responsive to communication(s) filed on <u>04 S</u> 2a) This action is <b>FINAL</b> . 2b) This  3) Since this application is in condition for allowated closed in accordance with the practice under the second content of the practice of the second content of the second cont	s action is non-final.  Ince except for formal ma		ie merits is
Disposition of Claims	•		·
<ul> <li>4)  Claim(s) 1-61,63-77 and 79-102 is/are pending 4a) Of the above claim(s) is/are withdra</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) 1-61, 63-77, and 79-102 are subject</li> </ul>	wn from consideration.	on requirement.	
Application Papers		-	
9) The specification is objected to by the Examine 10) The drawing(s) filed on 15 March 2004 is/are:  Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 11.	a) accepted or b) of other drawing (s) be held in abeyantion is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 C	CFR 1.121(d).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in a prity documents have been tu (PCT Rule 17.2(a)).	Application No  n received in this Nationa	ıl Stage
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application	
Paper No(s)/Mail Date	6)  Other:	************	

10/801,091 Art Unit: 2621

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## **DETAILED ACTION**

## Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- element including the features of "an input disposed for receiving digital content from a DVD, the storage element being capable of non-evanescently storing that digital content using a storage technique substantially different from the DVD, the digital content from the DVD complying with a CSS license to discourage unauthorized copying of the digital content; a playback device coupled to the storage element, the playback device having an input disposed for receiving the digital content and having an output disposed for coupling a media stream represented by that digital content for presentation, the digital content complying with the CSS license at the input of the playback device to discourage unauthorized copying of the digital content; and a media reader, the media reader having a read element capable of being coupled to the DVD", classified in class 386, subclass 94.
- II. Claims 76-77 and 79-102, drawn to a method of doing business including the steps of sending data from a device that reads a DVD to a remote playback device while complying with CSS license agreement terms and CSS procedural specification terms to discourage unauthorized copying of the data, classified in class 705, subclass 57.

Application/Control Number:

10/801,091 Art Unit: 2621

The inventions are distinct, each from the other because of the following reasons:

Inventions in Group I and Group II are related as process and apparatus for its practice. The inventions are distinct if it can be shown that either: (1) the process as claimed can be practiced by another and materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process. (MPEP § 806.05(e)). In this case the process that teaches the feature of "sending data from a device that reads a DVD to a remote playback device while complying with CSS license agreement terms and CSS procedural specification terms to discourage unauthorized copying of the data" as recited in Group II can be practiced by another and materially different apparatus than the apparatus that teaches the feature of "an input disposed for receiving digital content from a DVD, the storage element being capable of non-evanescently storing that digital content using a storage technique substantially different from the DVD, the digital content from the DVD complying with a CSS license to discourage unauthorized copying of the digital content; a playback device coupled to the storage element, the playback device having an input disposed for receiving the digital content and having an output disposed for coupling a media stream represented by that digital content for presentation, the digital content complying with the CSS license at the input of the playback device to discourage unauthorized copying of the digital content; and a media reader, the media reader having a read element capable of being coupled to the DVD" as recited in Group I. And also, the apparatus with features as recited in Group I can be used to practice another and materially different process with the features recited in Group II.

Application/Control Number:

10/801,091 Art Unit: 2621

Because these inventions are independent or distinct for the reasons given above and there would be a serious burden on the examiner if restriction is not required because the inventions have acquired a separate status in the art in view of their different classification, restriction for examination purposes as indicated is proper.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hung Q. Dang whose telephone number is 571-270-1116. The examiner can normally be reached on M-Th:7:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thai Tran can be reached on 571-272-7382. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2621

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Hung Dang Patent Examiner SUPERING ROCK CENTER 2000